

UNITED STATES DEPARTMENT OF JUSTICE WASHINGTON, D.C. 20530

Form OBD-68 (Rev 10-14-76) Formerly DJ-307 for

AMENDMENT TO REGISTRATION STATEMENT

Pursuant to the Foreign Agents
Registration Act of 1938, as amended.

1. Name of Registrant	2. Registration No.			
Ruder & Finn, Inc.	1481 REGIS			
This amendment is filed to accomplish the following indicated purpose of purposes:				
To correct a deficiency in	To give a 10-day notice of a change information as required by Section 2(b) of the Act.			
Initial Statement				
Supplemental Statement for	X Other purpose (specify) To submit official contract with National Hotels and			
To give notice of change in an exhibit previously filed.	Properties Limited			
4. If this amendment requires the filing of a document or documents, please list-				
Exhibit B with copy of contract attached				
This exhibit replaces previous as behalf of client and formalizes as period from April 1, 1981.	greement (telex) of work to be done on nd extends agreement for one year			
The undersigned swear(s) or affirm(s) that he is amendment and that he is (they are) familiar with entirety true and accurate to the best of his (their Both copies of this amendment shall be signed and to before a notary public or other person authorized to minister oaths by the agent, if the registrant is an indicor by a majority of those partners, officers, directors of persons performing similar functions who are in the Universe, if the registrant is an organization.)	Abraham D. Peritz Gontroller			
Subscribed and sworn to before me at hungs	vr, hwyrr			
this day of JOSEPHINE L. COLON Notary Public, State of New	Vyork Y. Co. (Newfor or other officer)			
My commission expires No. 31-0714870 Qual. in N. No. 31-0714870 Qual. in N. Cert. filed in Cons., Kings & Commission Expires March 3	BX., Ow.			

UNITED STATES DEPARTMENT OF JUSTICE Washington, D.C. 20530

EXHIBIT B

TO REGISTRATION STATEMENT Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances, by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

		Name of Registrant	Name of Foreight Principal		
	Ruder & Finn, Inc.		National Hotels & Properties Limited		
		Check Approp	riate Boxes:		
1.	X	The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach two copies of the contract to this exhibit.			
2.		There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach two copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.			
3.		The agreement or understanding between the registrant and foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.			
			,		

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

Please see copy of contract attached.

5. Describe fully the activities above foreign principal.	2 - the registrant engages in or propo	ses to engage in on behalf of the		
Pleas	10 500 comm of and			
1 1000	se see copy of contract attac	ched.		
:	and the figure			
6. Will the activities on behalf o Section 1(0) of the Act?1/	f the above foreign principal include Yes \(\begin{array}{ccc} & \text{No } \begin{array}{cccc} \text{X} \end{array}	de political activities as defined in		
If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose.				
Not applicable.				
		-4		
Date of Exhibit B	Name and Title	Signature		
8/18/81	Abraham D. Peritz Controller	Cohasam Oferst		

Political activity as defined in Section 1(0) of the Act means the dissemination of political propaganda and any other activity which the person engaging therein believes will, or which he intends to, prevail upon, indoctrinate, convert, induce, persuade, or in any other way influence any agency or efficial of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

DOJ

2. IMP hereby appoints and employs R & F to provide publicity and public relations services in the United States of America: and Canada. R & F agrees to act diligently and to the best of its ability and subject to the terms and conditions hereinafter set out.

(hereinafter called MHP).

- R & F hereby undertakes' and agrees with MUP that it will at all times during the continuance in force of this Agreement observe and perform the terms and conditions set out in this Agreement and in particular, that it will:-
- In addition to the provision of normal public relation as hereinafter set out, provide public relations emposure for HHP hotel leasing and/or sale (hereinafter called "divestment") programme. Such activities are structured to develop a strong corporate image for HHP through media emposure for group executives and sales staff.
- B. (i) Support marketing goals through a steady flow of information (press releases, feature articles, back-grounders) to travel, trade and consumer press and electronic media.
 - (ii) Propare feature stories on individual properties geares to interest of different consumer groups.

- (iii) Publicize the group's expansion and facilities in

 North America as well as staff changes and appointment
- (iv) Publicine special packages and charter programmes to trade and consumer press.
- (v) Attend major trade shows and guarantee maximum press exposure for IMP at these events.
- (vi) Arrange and publicize special promotions.
- (vii) Arrange speaking engagements for executive staff.
- (viii) Develop programmes aimed at designated special interest markets.
 - (ix) Accomplish public relations objectives through planned use of print and electronic media.
- 4. R & F shall provide adequate and suitable personnel at its offices in order to fulfill its obligations under this Agreement.
- 5. Notwithstanding the services provided for in this Agreement to be rendered by R &F, IMP may require R & F to carry out services other than those specified in this Agreement provided they fall within the general scope hereof.
- R & F shall submit to IMP progress reports in writing within twenty-one (21) days of the end of every three (3) months in relation to activities undertaken in respect of the work of R & F relating to MIP. R & F shall also make such interim special reports as IMP may from time to time request on behalf of any of the agencies. R & F shall maintain proper books of account in respect of the work done under this Agreement and make same available upon request for inspection by any duly authorised representative of IMP.

7. (a)

In consideration for the services to be performed by R & F under this Agreement HHP shall provide R & F with a gross budget in the amount of FOUR HUNDRED THOUSAND UNITED 445,000,000 CS

(b) Such budget shall be inclusive of all expenditures to be incurred by R & F in carrying out its services both overseas and in Jamaica, and shall be divided into two parts, Schedule A and Schedule B.

Upon NHP advicting R & P of the budget sum
so provided, R & P shall after consultation
and mutual agreement with NHP provide NHP
with a detailed statement broken down into
Schedule A and Schedule B showing the headings under which the totals in each section
will be expended.

- (d) (i) Schedule A phall consist of the total fees to be paid to R & F under both the normal and divestment programmes and shall include inter alia R & F fees, salaries of staff assigned to the account and overheads;
 - (ii) Payments under schedule A should be made as follows:-

Divestment Programme

- (a) US\$30,000 dn the Ist April: 1931(fc April and May).
- (b) US \$15,000 payable monthly from the let June 1981 for a period of ten months.

Hormal Programme

\$15,000 per month from the 1st [May], 1981 for a poriod of eleven months.

- (e) (i) Schedule B shall consist of all expenditure incurred or to be incurred in the provision of the services agreed upon herounder and shall be exclusive of fees provided for in Schedule A.
 - (ii) Payments under Schedule B shall be made only upon R & F rendering to NHP as soon as possible after the end of each month a detailed account fully supported by vouchers;
 - (iiii) As soon as practicable after the 1st April 1981 EHP will set up and provide R & F with an imprest of US \$15,000 of the Schedule B budget of which \$10,000 shall cover advances made by R & F under Schedule B for the Divestment Programme and \$5,000 shall cover advances made by R &F for the Normal Public Relations

 Programme.
- (E) No expenses in excess of the budgeted amount of ONE HUMPRED THOUSAND US DOLLARS (US\$100,000) shall be incurred by R & F without the prior written approval of NMP and if such approval is granted the budgeted amount shall be adjusted accordingly.
- Jamaica and the construction validity and performance of this Agreement shall be governed in all respects by Jamaican Law.
- 9. This Agreement embodies the entire understanding of the parties and there are no promises, terms, conditions or obligation oral or written expressed or implied other than those contained

herein, and nothing contained herein shall be construed to embody any agency, partnership, joint venture or similar relationship between the parties hereto who are independent contractors.

This Agreement is subject to the approval of the Exchange Control Department of the Bank of Jamaica.

If any controversy, disagreement or dispute should arise between the parties in the performance, interpretation and application of this Agreement, either party may serve upon the other, a written notice stating that such party desires to have the controversy, disagreement or dispute reviewed by a sole arbitrator if the parties can agree upon one, naming a person whom such party has designated to act as arbitrator, Within fifteen (15) days after receipt of such notice, if a single arbitrator has not been agreed upon in writing, the other party shall designate a person to act as an arbitrator and shall notify the party requesting arbitration of such designation and the name of the person so designated. The two (2) arbitrators designated as aforesaid shall promptly select a third arbitrator, and if they are not able to agree on a third person as the third arbitrator then either arbitrator, on five (5) day's written notice to the other, or both arbitrators, shall apply to the President of the Jamaican Bar Association to designate and appoin such third arbitrator. If the party on which such written request for arbitration is served shall fail to designate its arbitrator within fifteen (15) days after receipt of such notice, then the arbitrator designated by the party requesting arbitration shall act as the sole arbitrator to resolve the controversy, disagreement or dispute. The decision and award of such sole arbitrator or the award of a majority of the arbitrators, shall b binding upon both parties. In all other respects the arbitration

chall be subject to the Arbitration Act of Jamaica. Arbitratic pursuant to this Clause shall be a condition procedent to litigation in the Courts. Any arbitration pursuant to this Clause shall take place in Kingston, Jamaica and the expenses thereof shall be borne by the unsuccessful party in such arbitration.

- 12. This Agreement shall be deemed to have examenced on the let day of April, 1931 and shall be valid for a period of twelve (12) months from that date subject to the provisions as to determination hereinafter contained. During this period the Agreement may be terminated by either side after giving one (1) month's written notice.
- auch written notice. Her shall have the right as from the date of the notice of termination to request R & F not to expend on account of her between the date of such notice and the date of termination any sum not irrevocably committed to expenditure nor during such period to incur any liability on account of her and R & F shall comply with any such request and any saving hereby effected shall be for the benefit of her. In the event that R & F does not comply with such request any such expenditure or liability shall be the sole liability of R & F.
- RGF has the option to renegotiate a contract with LMP before the date for termination of this contract is reached.

 15. Without prejudice to any other remedies NMP may have against RGF, MMP shall have the right at anytime by written notice to RGF to terminate this Agreement forthwith in any of the following events, namely if RGF:-
 - (a) comits a breach of any of the terms or conditions of this Agreement.

- (b) enters into liquidation whether compulsorily or voluntarily or is adjudicated bankrupt or compounds with its creditors or takes or suffers any similar action in consequence of debt;
- (c) acts: in a namer which in the opinion of LEEP is prejudicial to NEEP.
- 16. R & P shall maintain adequate bonding or insurance coverage with a reputable company to cover its liability under this contract.
- 17. All notices to be sent hereunder, any request demands or other communications shall be done by registered mail to addresses set forth below:-

RUDER AND FIMM, INC.,

110 MAST 59th STREET

New York, H.Y. 10022

U.S.A.

HATIONAL HOTELS & PROPERTIES LIMITED

2 KING STREET

KINGSTON, JAHAICA W.I.

or such other address as may be advised by the respective partic in writing.

18. Hational Hotels and Properties agrees to indennify and hold harmless Ruder & Finn against any claims, which may be asserted against it and against legal fees and disbursements in connection therewith arising out of the publication, distributional dissemination of information by Ruder & Finn provided by or on behalf of the client or arising out of any acts undertaken by Ruder & Finn on behalf of the client in the performance of services covered in this Agreement; PROVIDED however that HHP

shall not be liable for any costs, claims or demands whatsoever arising out of or resultant upon the negligence of R & F its employees servants or agents.

SCHEDULE A PEES

Normal Public Relations

US \$165,000

Divestment Public Relations

US \$180,000 345,000

Covers - Salaries

Overheads

Creative Eees

All other fees

SCHEDULE B

EXPLUSES

Travel) us \$100,000

Communications)

Miscellaneous

Broken down as follows:
Wormal Public Relations us \$ 20,000

Divestment Public Relations us \$ 80,000

TOTAL SUM.....US \$445,000

100,000

AS WITNESS the hand of the Parties hereto the day and year first hereinbefore written:

SIGNED on behalf of HATICHAL HOTELS AND PROPERTIES LIMITED | By:

. .

In the presence of: There

SIGNED on behalf of RUDER & FINN, INC.,)

By:

In the presence of:

BETWEEN

NATIONAL HOTELS AND PROPERTIES
LIMITED

and

RUDER & FINN, INC. .

PUBLIC RELATIONS SERVICE
AGREEMENT

MYERS, FLETCHER & GORDON
MANTON & HART
ATTORNEYS-AT-LAW
21 EAST STREET
KINGSTON